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Deborah L. Raymond, Bar No. 173528 Law Offices of Deborah L. Raymond 380 Stevens Avenue, Suite 205 Solana Beach, Ca 92075 858-481-9559

Attorney for Plaintiffs

FILED

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SOUTHERN DISTRICT COURT

ву: 9

DEPHTY

UNITED STATES DISTRICT COURT SOUTHERN DISTRIGT OF CALIFORNIA

LOWELL LABERTEW, an individual; and SANDRA LABERTEW, an individual,

Plaintiffs,

VS.

3BC CORPORATION, a California Corporation; C&R FINANCIAL INC., an entity of unknown form; RAYMOND JACOB ROSZKOWICZ, an individual; RICK WILKES, an individual; BEVERLEE WILKES, an individual; and DOES 1-10, inclusive,

Defendants.

Case No.

2092

₩ (LSP)

COMPLAINT FOR INJUNCTIVE RELIEF, DAMAGES, ACCOUNTING, AND TO QUIET TITLE RELATING TO VIOLATIONS OF THE HOME OWNERSHIP and EQUITY PROTECTION ACT; VIOLATIONS OF THE TRUTH IN LENDING ACT; VIOLATIONS OF THE CALIFORNIA ROSENTHAL ACT; VIOLATIONS OF THE CALIFORNIA FINANCE CODE; and JURY DEMAND

COMES NOW the plaintiffs, LOWELL LABERTEW and SANDRA LABERTEW (hereinafter "Plaintiffs"), as individuals alleging:

INTRODUCTION

1. This Complaint is filed under the Home Ownership and Equity Protection Act ("HOEPA"), 15 U.S.C. §1639 and the Truth In Lending Act ("TILA"), 15 U.S.C. §§1601, et seq. to enforce Plaintiffs' right to cancel a consumer credit transaction, to void the security interest in Plaintiffs' home, and to recover actual and statutory damages,

Labertew et al. v. 3BC Corporation et al. Case No.

Complaint ORIGINAL

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reasonable attorneys' fees and costs by reason of defendants, Rick Wilkes' and Beverlee Wilkes' (hereinafter collectively "Wilkes") violations of HOEPA, TILA, and Regulation Z, 12 C.F.R. §§226 et seq. ("Reg. Z"). Additionally, Plaintiffs seek actual and statutory damages, reasonable attorneys' fees and costs by reason of Wilkes' violations of the California Rosenthal Act, Cal. Civ. Code sections 1788 et seq. ("Rosenthal Act"). In addition, Plaintiffs seek actual and/or statutory damages, reasonable attorneys' fees and costs by reason of Defendants' violations of the California Finance Code §§ 4970 et seq. ("Fin. Code"). Furthermore, Plaintiffs seek damages for breach of fiduciary duty against defendants 3BC Corporation, C&R Financial Inc., and Raymond Jacob Roszkowicz.

JURISDICTION

2. Jurisdiction is conferred on this court by 15 U.S.C. 1640(e), 28 U.S.C §§ 1331, 1337 and by the doctrine of pendent jurisdiction. The Court has authority to issue a declaratory judgment by virtue of 28 U.S.C. § 2201.

COMMON ALLEGATIONS

- 3. At all times mentioned in this Complaint (Complaint), Plaintiffs were and are individuals residing in the County of San Diego, and were and are owners of that certain real property located in the County of San Diego and generally described as 4515 Diane Way, San Diego, California 92117 (the Real Property).
- 4. Plaintiffs are informed and believe and thereon allege that at all times mentioned in this Complaint defendant 3BC Corporation ("3BC") was and is a California Corporation. Plaintiffs are further informed and believe and thereon allege that at all times mentioned in this Complaint 3BC was and is a "licensed person" as defined by Cal. Fin. Code § 4970(g) in the business of arranging, negotiating, or making consumer loans as defined by Cal. Fin. Code § 4970(h).
- 5. Plaintiffs are informed and believe and thereon allege that at all times mentioned in this Complaint defendant C&R Financial Inc. ("C&R") was and is an entity of unknown form. Plaintiffs are further informed and believe and thereon allege that at

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all times mentioned in this Complaint C&R was and is a "licensed person" as defined by Cal. Fin. Code § 4970(g) in the business of arranging, negotiating, or making consumer loans as defined by Cal. Fin. Code § 4970(h).

- 6. Plaintiffs are informed and believe and thereon allege that at all times mentioned in this Complaint defendant RAYMOND JACOB ROSZKOWICZ ("RJR") was and is an individual doing business in the State of California. Plaintiffs are further informed and believe and thereon allege that at all times mentioned in this Complaint RJR was and is a "licensed person" as defined by Cal. Fin. Code § 4970(g) in the business of arranging, negotiating, or making consumer loans as defined by Cal. Fin. Code § 4970(h).
- 7. Plaintiffs are informed and believe and thereon allege that at all times mentioned in this Complaint defendants RICK WILKES and BEVERLEE WILKES were and are individuals in the business of originating consumer credit transactions described in TILA, and are creditors with the meaning of HOEPA in that they have originated at least one high-rate loan through a mortgage broker. Plaintiffs are further informed and believe and thereon allege that defendants Wilkes were and are involved in the collection of consumer debt thereby bringing them under the authority of the Rosenthal Act. Plaintiffs are informed and believe and thereon allege that at all times mentioned in this Complaint defendants Wilkes were and are individuals doing business in the State of California. Plaintiffs are further informed and believe and thereon allege that at all times mentioned in this Complaint Wilkes were and are in the business of arranging, negotiating, or making consumer loans as defined by Cal. Fin. Code § 4970(h).
- 8. The true names and capacities, whether corporate, individual or other, of the defendants sued as Does 1 through 10 are presently unknown to Plaintiffs who therefore sue said defendants by such fictitious names. Plaintiffs will seek leave to amend this Complaint to reflect the true names and capacities of said defendants when the same have been ascertained. Plaintiffs are informed and believe and thereon allege

9. Plaintiffs are informed and believe that at all times mentioned in this Complaint, each of the defendants was an officer, director, agent, employee, assignor, assignee or associate of each of their co-defendants, and was at all times acting within the scope of such capacity with the full knowledge and consent of each said co-defendant.

IV. COMMON FACTUAL ALLEGATIONS

- 10. Plaintiffs re-allege and incorporate the allegations in Paragraphs 1 through 9 above with the same force and effect as if herein set forth.
- 11. On or about October 2006, and within a year after Plaintiffs emerged from Chapter 13 bankruptcy, Plaintiffs were solicited by defendants C&R and RJR, who offered to assist Plaintiffs in obtaining a loan secured by a second deed of trust against their primary residence. Plaintiffs are informed and believe and thereon allege that at all times mentioned in this Complaint, defendant RJR was a California licensed real estate sales person working for 3BC a California licensed real estate broker.
- 12. On or about October 30, 2006, Plaintiffs signed several documents presented to them by defendants C&R and RJR, including an Uniform Residential Loan Application, a Good Faith Estimate, a Truth-In-Lending Disclosure Statement, a Borrowers' Certification and Authorization, a Borrower Signature Authorization, and a Opting Out form. A copy with private information redacted, including social security numbers, of each document described above is herein attached and incorporated by reference as Exhibit "Comp. A".
- 13. On or about November 9, 2007, Plaintiffs entered into a consumer credit transaction ("Transaction") to refinance their principle dwelling/residence located at 4515 Diane Way, San Diego, California 92117 (the "Property"), by signing Transaction document for a loan with defendants Wilkes, in the amount of Forty Five Thousand Fifteen Dollars and Ninety One Cents (\$45,015.91), secured by a second deed of trust

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on Plaintiffs' residence. The purpose of the Transaction was primarily personal, family, or household in that it was going to bring Plaintiffs first mortgage current, and pay off an existing vehicle loan. The Transaction was a high rate mortgage within the meaning of HOEPA, 15 U.S.C. §§1602(aa)(1)(A) and (B) in that the loan provided for (1) an annual percentage of 18.776%, which exceeded more than 10 percentage points the yield on Treasury securities having comparable periods of maturity on the fifteenth day of the month immediately preceding the month in which the application for the extension of credit was received, and (2) the total points and fees payable by the consumer at or before closing was in excess of Forty Three Hundred Dollars (\$4,300.00), which exceeded the greater of 8% of the total loan amount, or Four Hundred Dollars (\$400.00). The Transaction was subject to a finance charge and was payable by written agreement in more than four installments. Furthermore, as described above, the loan was a "covered loan" within the meaning of Cal. Fin. Code §4970(b) and the loan was a "consumer loan" within the meaning of Cal. Fin. Code §4970(d). In addition, the Transaction was subject to a balloon payment in the amount of Forty Four Thousand Seventy One Dollars and Ninety Seven Cents (\$44,071.97) upon the six month. payment. When Plaintiffs told defendant RJR that they could not come up with that much money in six months, RJR represented that if Plaintiffs went through with the Transaction C&R and RJR would assist them in improving their derogatory credit history and obtaining a refinance of the balloon payment when it came due in six months. Plaintiffs relied on these representations, which were false, and went through with the Transaction to their detriment.

14. On or about November 9, 2006, in the course of the Transaction, Plaintiffs did not receive required Transaction documents, including but not limited to two copies each of the Notice of Right to Cancel containing the date the cancellation period expires. In addition, specific disclosures required by HOEPA, 15 U.S.C. §1639(a) were not provided to Plaintiffs in a timely manner as required by 15 U.S.C. §1639(b) and specific disclosures required by Cal. Fin. Code §4973(k) were not provided to Plaintiffs

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in a timely manner as required by Cal. Fin. Code §4973(k). Pursuant to 15 U.S.C. §1635 and Reg. Z, 226.15, failure to provide material disclosures extends Plaintiffs' right of rescission to three years.

- 15. On or about November 9, 2007, the only Transaction documents received by Plaintiffs were 1) a Good Faith Estimate (a copy of the Good Faith Estimate dated 11/08/2006 is herein attached and incorporated by reference as Exhibit "Comp. B-1"), 2) a Deed of Trust with Assignment of Rents (a copy of the Deed of Trust with Assignment of Rents dated November 8, 2006 is herein attached and incorporated by reference as Exhibit "Comp. B-2"), an Installment Note (Interest Only) (a copy of the Installment Note) (Interest Only) dated November 8, 2006 is herein attached and incorporated by reference as Exhibit "Comp. B-3"), and an Addendum To Note Dated November 8, 2006 (a copy of the Addendum To Note Dated November 8, 2006 is herein attached and incorporated by reference as Exhibit "Comp. B-4").
- 16. On August 18, 2007, pursuant to 15 U.S.C. §1635, Plaintiffs rescinded the Transaction by sending the notice (Rescission Notice) as required by Regulation Z to defendants Wilkes. A copy of the Rescission Notice, along with the Certified Mail receipts showing delivery are herein attached and incorporated by reference as Exhibit "Comp. C".
- 17. On or about October 25, 2007, over two months after making demand thereof, Plaintiffs received from defendants Wilkes a copy of a Notice of Right of Rescission and Truth-In-Lending Disclosure Statement dated 11/08/2006, that Plaintiffs signed, but did not receive. The Notice of Right To Cancel provided to Plaintiffs on or about October 25, 2007 confirms that Plaintiffs were not given four copies of the Notice of Right of Rescission as required by TILA. A copy of the Notice of Right of Rescission provided to Plaintiffs on or about October 25, 2007 is herein attached and incorporated by reference as Exhibit "Comp. D-1" and a copy of the Truth-In-Lending Disclosure Statement dated 11/08/2006 provided to Plaintiffs on or about October 25, 2007 is herein attached and incorporated by reference as Exhibit "Comp. D-2".

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18. Unlike common law rescission, TILA requires that upon Plaintiffs' exercise of their right to rescind, and before Plaintiffs are required to tender, within 20 days after receipt of a notice of rescission, defendants Wilkes shall return to the Plaintiffs any money or property given as earnest money, down payment, or otherwise, and shall take any action necessary or appropriate to reflect the termination of any security interest created under the Transaction. More than twenty (20) days have elapsed since Plaintiffs' Rescission Notice was received by defendants Wilkes, and defendants Wilkes have failed and refused, and continue to fail and refuse, to perform any of the acts required by 15 U.S.C. §1635(b), and have instead continued their foreclosure proceedings and scheduled a sale of the Real Property for November 14, 2007. A copy of the Notice of Trustee's Sale is herein attached and incorporated by reference as Exhibit "Comp. E".

FIRST CAUSE OF ACTION (TILA/HOEPA)

19. For a First Cause of Action against defendants Wilkes ONLY.

Plaintiffs restate the allegations contained in Paragraphs 1 through 18.

COUNT ONE

- 20. This Transaction was subject to Plaintiffs' right of rescission as described by 15 U.S.C. § 1635 and Reg Z § 226.23 (12 C.F.R. §226.23)
- 21. Within the past year, defendants Wilkes violated 15 U.S.C. § 1635(a) and Reg Z § 226.23(b) by failing to deliver to Plaintiffs disclosures required by TILA and HOEPA, including but not limited to four copies of a notice of right of rescission and the Section 32 Notice required by HOEPA.
- 22. Within the past year, defendants Wilkes violated 15 U.S.C. §§ 1635(a), 1639, and Reg Z §§ 226.23(b) and 226.33 by failing to deliver to Plaintiffs all "material" disclosures required by TILA, HOEPA, and Reg Z.

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- 23. Within the past year, defendants Wilkes further violated 15 U.S.C. § 1639 and Reg Z § 226.33(d)(1)(i) by including a balloon payment, because the term of the loan is less than 5 years with a payment schedule with regular periodic payments that when aggregated do not fully amortize the outstanding principle balance.
- 24. Plaintiffs have a continuing right to rescind the Transaction, pursuant to 15 U.S.C. § 1635(a) and Reg Z § 226.23(a)(3), for up to three years after consummation of the transaction.
- 25. Plaintiffs rescinded the Transaction by sending a Rescission Notice to defendants Wilkes on August 18, 2007 via First Class Certified U.S. Mail, postage fully prepaid.
- 26. More than twenty (20) calendar days have elapsed since Plaintiffs' Rescission Notice was received by defendants Wilkes.
- 27. Defendants Wilkes have failed to take any action necessary or appropriate to reflect the termination of any security interest created under the Transaction, including the security interest as required by 15 U.S.C. §1635(b) and Reg Z § 226.23(d)(2).
- 28. As a result of the failure of defendants Wilkes to comply with the provisions of the TILA, HOEPA, and Reg Z, Plaintiffs are entitled to actual damages, enhanced statutory damages, reasonable attorneys' fees and costs.

COUNT TWO

- 29. On August 18, 2007, pursuant to 15 CFR 226.23, Plaintiffs rescinded the Transaction by sending the Rescission Notice to defendants Wilkes.
 - 30. Defendants Wilkes failed to comply with the provisions of 12 CFR 226.23.
- 31. As a result of the failure of defendants Wilkes to comply with the provisions of the TILA, HOEPA, and Reg Z, Plaintiffs are entitled to a complete release from any

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obligation to defendants Wilkes and to expungement of the Deed of Trust recorded against Plaintiffs' real property.

- 32. As a further result of the failure of defendants Wilkes to comply with the provisions of the TILA, HOEPA, and Reg Z, Plaintiffs are entitled to:
 - (a) Rescission of the Transaction;
 - (b) Termination of any security interest in Plaintiffs' real property created under the transaction;
 - (c) Return of any money or property given by Plaintiffs to anyone, including Defendants, in connection with the Transaction;
 - (d) Enhanced Statutory damages of \$2,000.00 for each violation of TILA, HOEPA, and the failure to respond properly to Plaintiffs' Rescission Notice;
 - (e) Forfeiture of return of loan proceeds:
 - (f) Actual damages in an amount to be determined at trial; and
 - (g) Costs and Reasonable attorney's fee.

SECOND CAUSE OF ACTION (Quiet Title)

- For a Second Cause of Action against the defendants Wilkes ONLY. Plaintiffs restate the allegations of Paragraphs 1 through 32.
- 34. Defendants Wilkes claim an interest adverse to Plaintiffs in the Property in the form of the trust deed recorded pursuant to the Transaction, and Plaintiffs are seeking to quiet title against the claims of defendants Wilkes under such trust deed.
- 35. Plaintiffs seek to quiet title as of November 9, 2006, the date Plaintiffs consummated the Transaction.

THIRD CAUSE OF ACTION (Rosenthal Act)

- 36. For a Third Cause of Action against the defendants Wilkes ONLY. Plaintiffs restate the allegations of Paragraphs 1 through 18.
- 37. Plaintiffs are informed and believe and thereon allege that defendants Wilkes' actions constitute violations of the California Rosenthal Act in that they threatened to take actions, including but not limited to foreclosure, that are not permitted by law, engaged in harassment in an attempt to collect an alleged debt, increased the alleged debt by including amounts that are not permitted by law, and used unfair and unconscionable means in an attempt to collect an alleged debt.
- 38. As a direct result of said violations, Plaintiffs are entitled to statutory damages according to the determination of the court, and to actual damages according to proof.

FOURTH CAUSE OF ACTION (Breach of Fiduciary Duty)

- 39. For a Fourth Cause of Action against the defendants 3BC, C&R, and RJR Only. Plaintiffs restate the allegations of Paragraphs 1 through 18.
- 40. California law imposes on mortgage brokers, as fiduciaries, the same obligation of undivided service and loyalty that it imposes on a trustee in favor of a beneficiary.
- 41. Defendants 3BC, C&R, and RJR owed Plaintiffs fiduciary duties of utmost loyalty, good faith and diligence and breached those duties by falsely representing to Plaintiffs that they would assist Plaintiffs in improving their credit scores and obtaining new refinance with better terms.

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- 42. Defendants 3BC, C&R, and RJR engaged in the conduct alleged herein for the purpose of advancing their own financial interest and in callous disregard of the foreseeable financial consequences to Plaintiffs.
- 43. Defendants 3BC, C&R, and RJR failed to act diligently by failing to comply with applicable consumer protections intended to benefit Plaintiffs.
- 44. As a result of defendants 3BC, C&R, and RJR's breach of their fiduciary duties to Plaintiffs, Plaintiffs have sustained damages to be proven at trial but not yet ascertained.
- 45. Defendants 3BC, C&R, and RJR's conduct as alleged herein was a substantial factor in causing the damages sustained by Plaintiffs.
- 46. As a direct result of said violations, Plaintiffs are entitled to damages according to proof.

FIFTH CAUSE OF ACTION (Violations of the Cal. Fin. Code §§ 4970 et seq.)

- 47. For a Fifth Cause of Action against All defendants. Plaintiffs restate the allegations of Paragraphs 1 through 18.
- 48. Plaintiffs are informed and believe and thereon allege that defendants willfully and knowingly violated Cal. Fin. Code § 4973 et seg. as follows:
- 48.1. Originating a covered loan with the prohibited provision of a term of 5 years or less and provided for a payment schedule with regular periodic payments that when aggregated do not fully amortize the principal balance as of the maturity date of the loan in the loan(Cal. Fin. Code sec. 4973(b)(1));
- 48.2. Originating a covered loan with the prohibited term under which periodic payments required under the loan are consolidated and paid in advance from the loan proceeds in the loan (Cal. Fin. Code sec. 4973(d));
- 48.3. Originating a covered loan that Defendants could not have reasonably believed that Plaintiffs would be able to make the scheduled payments to repay the

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- 48.4. Originating a covered loan without providing to Plaintiffs, no later than 3 business days prior to signing the loan documents, the notice required by section 4973(k)(1); and
- 48.5. Defendants originated a covered loan that finances points and fees in excess of one thousand dollars or 6 percent of the original principal balance, exclusive of points and fees, whichever was greater (Cal. Fin. Code sec. 4979.6).
- 49. As a direct result of said violations, Plaintiffs are entitled to actual damages and/or statutory damages of not less than \$15,000.00 according to proof, reasonable attorneys' fees and costs.
- 50. Plaintiffs are informed and believe and thereon allege that Defendants are guilty of malice, fraud or oppression as defined in Cal. Civil Code §3294, and Defendants actions were malicious and done willfully in conscious disregard of the rights and safety of plaintiffs in that they were calculated to injure plaintiffs. Therefore, Plaintiffs are entitled to recover, in addition to actual damages, punitive damages to make an example of and to punish Defendants.

SIXTH CAUSE OF ACTION (Fraud)

- 51. For a Sixth Cause of Action against defendants C&R and RJR ONLY. Plaintiffs restate the allegations of Paragraphs 1 through 18.
- 52. Defendants C&R, through RJR made several representations to Plaintiffs regarding important facts. These representations included, without limitation:
- If Plaintiffs closed the Transaction, defendants C&R and RJR would assist Plaintiffs in improving their derogatory credit history; and

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- If Plaintiffs closed the Transaction, defendants C&R and RJR would assist Plaintiffs in obtaining a refinance of the balloon payment when it came due.
 - 53. All of these representations by defendants C&R and RJR were false.
- 54. Defendants C&R and RJR knew that these representations were false when the representations were made, or these representations were made with reckless disregard for the truth.
- 55. Defendants C&R and RJR intended that Plaintiffs rely on these representations.
- 56. Plaintiffs reasonably relied upon defendants C&R and RJR's representations, as Plaintiffs understood them to represent Plaintiffs as their mortgage broker.
 - 57. As a result of such reliance, Plaintiffs were harmed.
- 58. Plaintiffs' reliance upon defendants C&R and RJR's representations were a substantial factor in causing Plaintiffs' harm.
- 59. Defendants C&R and RJR are guilty of malice, fraud or oppression as defined in Civil Code §3294, and defendants C&R and RJR's actions were malicious and done willfully in conscious disregard of the rights and safety of plaintiffs in that they were calculated to injure Plaintiffs. As such, Plaintiffs are entitled to recover, in addition to actual damages, punitive damages to make an example of and to punish defendants C&R and RJR.

WHEREFORE, it is respectfully prayed that this Court:

ON THE FIRST CAUSE OF ACTION:

- 1. Assume jurisdiction of this case;
- 2. Declare the security interest in Plaintiffs' Property void;
- 3. Cancel the Transaction;

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- 4. Order defendants Wilkes to take all action necessary to terminate any security interest in Plaintiffs' Property created under the transaction and that the Court declare all such security interests void, including but not limited to the mortgage related to the Transaction;
- 5. Order the return to Plaintiffs of any money or property given by Plaintiffs to anyone, including Defendants, in connection with the Transaction;
- 6. Enjoin Defendants during the pendency of this action, and permanently thereafter, from instituting, prosecuting, or maintaining foreclosure proceedings on the Plaintiffs' property, from recording any deeds or mortgages regarding the property or from otherwise taking any steps to deprive Plaintiffs of ownership of that Property;
- 7. Award Plaintiffs statutory damages for defendants Wilkes violations of TILA, HOEPA and failure to respond properly to Plaintiffs' Rescission Notice, in an amount of equal to the sum of all finance charges and fees paid by Plaintiffs. in addition to \$2,000 per violation as provided by TILA and HOEPA;
- 8. Order that, because defendants Wilkes failed to properly respond to Plaintiffs' NRTC and later offer of tender, Plaintiffs have no duty to tender, but in the alternative, if tender is required, determine the amount of the tender obligation in light of all the Plaintiffs' claims, and order Defendants to accept tender on reasonable terms and/or over a reasonable period of time.
- 9. Award of actual damages in an amount to be established at trial;
- 10. Award Plaintiffs costs and reasonable attorney's fees as provided under 15 U.S.C. §1640(a);

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11. Award such other and further relief as the Court deems just and proper.

Filed 10/31/2007

ON THE SECOND CAUSE OF ACTION:

12. For an order quieting title in and to the Real Property in Plaintiffs, free from any encumbrance, lien or cloud on title created as a result of the Transaction.

ON THE THIRD CAUSE OF ACTION:

- 13. Actual damages, including but not limited to emotional distress;
- 14. For statutory damages of \$1,000.00 for each violation;
- 15. Award Plaintiff costs and reasonable attorney's fees as provided under Cal.

Civ. Code section 1788.30(c);

16. Award such other and further relief as the Court deems just and proper.

ON THE FOURTH CAUSE OF ACTION:

- 17. Actual damages in an amount to be established at trial;
- 18. Award such other and further relief as the Court deems just and proper.

ON THE FIFTH CAUSE OF ACTION:

- 19. Actual/Statutory damages in an amount to be established at trial, but not less than \$15,000.00 as set forth in Cal. Fin. Code section 4978;
- 20. Award Plaintiffs costs and reasonable attorney's fees as provided under Cal. Fin. Code section 4978;
 - 21. Punitive damages pursuant to Cal. Civ. Code sec. 3294;
 - 22. Award such other and further relief as the Court deems just and proper.

ON THE SIXTH CAUSE OF ACTION:

- 23. Actual damages according to proof;
- 24. Punitive damages pursuant to Cal. Civ. Code sec. 3294;

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25. Award such other and further relief as the Court deems just and proper.

ON ALL CAUSES OF ACTION:

- 26. For costs of suit incurred herein;
- 27. For reasonable attorneys fees permitted by contract or statute; and,
- 28. For such other and further relief as this court may deem just and proper.

Dated: 10/30/07

DEBORAH L. RAYMOND, Attorney for plaintiffs, LOWELL LABERTEW AND SANDRA LABERTEW

DEMAND FOR JURY TRIAL

PLAINTIFFS, LOWELL LABERTEW and SANDRA LABERTEW, hereby demand a jury trial as provided by Rule 38(a) of the Federal Rules of Civil Procedure.

Dated: 10/30/07

<u>/s/ Deborah L. Raymend</u>

DEBORAH L. RAYMOND, Attorney for plaintiffs, LOWELL LABERTEW AND SANDRA LABERTEW



GOOD FAITH ESTIMATE

Applicants: Lowell Labertew / Sandra Labertey

Property Addr: 4516 Diane Way, San Diego, CA 92117 Prepared By: C&R FINANCIAL INC Ph. 951-767-2182

34146 SAN SEBASTIAN AVE, Murrieta, CA 92563

RRLABERTEW Application No: Date Prepared: 10/25/2006

Loan Program:

The information provided below reflects estimates of the charges which you are likely to incur at the settlement of your loan. The fees listed are estimates-ectual charges may be more or less. Your transaction may not involve a fee for every item listed. The numbers listed beside the estimates generally correspond to the numbered lines contained in the HUD-1 settlement statement with show you the actual cost for items paid at settlement. 43,265 12.990 % Term: 360 / 6 mths PFC S F POC 800 ITEMS PAYABLE IN CONNECTION WITH LOAN: 2,933.00 801 Loan Origination Fee 2,933.00 802 Loan Discount 803 Appraisal Fee 17.00 804 Credit Report 805 Lender's Inspection Fee 808 Mortgage Broker Fee 809 Tax Related Service Fee 695.00 810 Processing Fee 811 Underwriting Fee Wire Transfer Fee 500.00 Doc Fee PFC S F POC 1100 TITLE CHARGES: Closing or Escrow Fee 400.00 1101 Document Preparation Fee 1106 Notary Fees 1107 Attorney Fees 1108 Title Insurance 355.00 PFC S F POC OOVERNMENT RECORDING & TRANSFER CHARGES: 1200 75.00 1201 Recording Fees 1202 City/County Tax/Stamps State Tex/Stamps: ADDITIONAL BETTLEMENT CHARGES: PFC S F POC 1300 1302 Pest Inspection Estimated Closing Costs 4,978.00 PFC S F POC 900 ITEMS REQUIRED BY LENDER TO BE PAID IN ADVANCE: 901 Interest for 15 days @\$ 16.6116 per day 234.17 902 Mortgage Insurance Premium 903 Hazard Insurance Premium 904 VA Funding Fee RESERVES DEPOSITED WITH LENDER: PFC S F POC 1000 1001 Hazard Insurance Premiums months Q \$ 62.00 per month per month Mortgage Ins. Premium Reserves months @ \$ School Tax months @ \$ 1003 per month 1004 Taxes and Assessment Reserves months @ S 82.59 per month 1005 Flood Insurance Reserves months (2 \$ per month months @ \$ per month months @ \$ per month Estimated Prepaid Items/Reserves 234.17 TOTAL ESTIMATED SETTLEMENT CHARGES 5,209.17 TOTAL ESTMATED FUNDS NEEDED TO CLOSE: TOTAL ESTIMATED MONTHLY PAYMENT: 36,659,00 43,265,00 4,976,60 234,17 New First Mortgage(-) Principal & Interest Other Financing (P & I) Purchase Price/Payoff (+) Loan Amount (-)
Est. Closing Costs (+)
Est. Prepaid Items/Reserves (+)
Amount Paid by Seller (-) Sub Financing(-)
New 1st Mtg Closing Costs(+) Hazard Insurance Homeowner Assn. Dues Other

These estimates are provided pursuant to the Real Estate Settlement Procedures Act of 1974, as amended (RESPA). Additional information can be found in the HUB Special information Booklet, which is to be provided to you by your mortgage broker or lender, if your application is to purchase residential real property and the lender will take a first lien on the property. The undersigned acknowledges receipt of the booklet "Settlement Costs," and if applicable the Consumer Handboot on ARM Mortgages.

Colorte avilla Applicant Lowell Labertew

Sandra Labertew

1,396.83

10/30/06

Total Est. Funds to you

Yotal Monthly Payment

TRUTH-IN-LENDING DISCLOSURE STATEMENT

(THIS IS NEITHER A CONTRACT NOR A COMMITMENT TO LEND)

Applicants:

Property Address:

Application No:

Lowell Labertew

RRLABERTEW

Sandra Labertew

4516 Diane Way

San Diego, CA 92117

Prepared By: C&R FINANCIAL INC

34146 SAN SEBASTIAN AVE

Murrieta , CA 92563 951-757-2182

Date Prepared: 10/26/2006

ANNUAL PERCENTAGE RATE	FINANCE CHARGE		AMOUNT FINANCED		TOTAL OF PAYMENTS
The cost of your credit as a yearly rate	The dollar amount t cost you	he credit will	The amount of credit you or on your behal		The amount you will have paid after making all payments as scheduled
* 18.821 %	s .	4,005.04	s ·	42,070.00	\$ 48,075.04
REQUIRED DEPOSIT: The	annual percentage rat	e does not take	into account your requ	uired deposit	
PAYMENTS: You Number of Amount of	ir payment schedule w		nount of When Payme	nts Number	of Amount of When Payments
Payments Paymenta **	Are Due 1 Are Du	Payments Pa	yments ** Are Due Monthly Beginning	Paymen	Le Payments - Are Due Monthly Beginning
DEMAND FLATURE: This	obligation has a demi	and feature.			
VARIABLE RATE FEATUR			e feature. A variable r	ate disclosure	has been provided earlier.
			:		
CREDIT LIFE/CREDIT DISAB and will not be provided unless y	ou sign and agree to p	say the addition	dit disability insurance al cost.	are not requir	red to obtain credit,
and will not be provided unless y	ILITY: Credit life ins ou sign and agree to p	Day the addition	al cost.		
and will not be provided unless y	ou sign and agree to p	Signature I want credit li	al cost.	sare not require	
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Borrowers' Certification and Authorization

CERTIFICATION

	Undersigned certify the following: I/We have applied for a mortgage loan through CAR FINANCIAL INC
2.	I/We understand and agree that C&R FINANCIAL INC reserves the right to change the mortgage loan review processes to a full documentation program. This may include verifying the information provided on the application with the employer and/or the financial institution.
3.	I/We fully understand that it is a Federal crime punishable by fine or imprisonment, or both, to knowingly make any false statements when applying for this mortgage, as applicable under the provisions of Title 18, United States Code, Section 1014.
	AUTHORIZATION TO RELEASE INFORMATION
1.	Whom It May Concern: I/We have applied for a mortgage loan through C&R FINANCIAL INC As part of the application process, C&R FINANCIAL INC and the mortgage guaranty insurer (if any), may verify information contained in my/our loan application and in other documents required in connection with the loan, either before the loan is closed or as part of its quality control program. I/We authorize you to provide to C&R FINANCIAL INC may sell my mortgage, any and all information and documentation that they request. Such information includes, but is not limited to, employment history and income; bank, money market and similar account balances; credit history; and copies of income tax returns. C&R FINANCIAL INC or any investor that purchases the mortgage may address this authorization to any party named in the loan application. A copy of this authorization may be accepted as an original.
Borrow	Co-Borrower Signature Sandra Labertew Date: /Li/30/145 SSN: ! Date: 10/30/06

Uniform Residential Loan Application

This application is designed to be completed by the applicant(s) with the Lender's assistance. Applicants should complete this form as "Borrower" or "Co-Borrower", as applicable. Co-Borrower information must also be provided (and the appropriate box checked) when ___ the income or assets of a person other than the "Borrower" (including the Borrower's spouse) will be used as a basis for loan qualification or ___ the income or assets of the Borrower's spouse or other person who has community property rights pursuant to state law will not be used as a basis for loan qualification, but his or her liabilities must be considered because the spouse or other person has community property rights pursuant to applicable law and Borrower resides in a community property state, the security property is located in a community property state, or the Borrower is relying on other property located in a community property state as a basis for repayment of the loan.

If this is an application for joint credit, Borrower and Co-Borrower each agree that we intend to apply for joint credit (sign below):

Borrower				Co-B	orrower									
						ORTGAGE A	ND TERM	S OF L	DAN]
Mortgage Applied for:	□va □FHA	Convention USDA/Rura Housing Se	al C		(explain)			ncy Case		r Li	ender C	ase Nu	ımber	
Amount		Interest Rate		o. of Mor	iths	Amortization	n Type:	Fixe	d Rate	Other (explain):	:		
\$	43,265	12.99			360/6	<u> </u>		GP		☑ ARM (t	ype): 2/	28		
					RTY INF	ORMATION	AND PUR	RPOSE	OF LOA	<u> </u>			LAN	af I Inita
	•	(street, city, state											1	o. of Units
4515 Diane Legal Descri	Way, San D ption of Subje	lego, CA 92117 ct Property (attac	Cour h descrip	nty: Sar ption if n	ecessary	/)							Ŷ	ear Built 163
Purpose of L	oan □ Puro ☑ Refi		truction truction-l	Permane		Other (explain)	:		roperty Prima	will be: ry Residence]Secon	dary R	esidence [Investment
Complete th	is line if cor	struction or col	structio	on-perm	anent lo									
Year Lot Acquired	Original Cos	t An	nount Ex	isting Li	ens	(a) Present V	alue of Lot	(1	o) Cost o	of Improvements	To	otal(a+	+b)	
rioquilou	\$	\$			- 1	\$.		\$			\$			4
Complete ti Year Acquired	ois line if this Original Cos	is a refinance i	oan. nount Ex	isting Li	ens	Purpose of Re	efinance		Desci	ribe improvemer	nts]made [to be made
	\$	\$							Cost:	· · · · · · · · · · · · · · · · · · ·				
Lowell Lab Sandra Lat	pertew	ame(s)	ges and	or Subo	rdinate F	inancing (exp	ain)		in which	h Title will be he	id		Fee S	I be held in: imple hold (show on date)
	n Subject Pi										,			····
Ļ		Borrower			III. BO	ORROWER I			a linalis	Co-Bo de Jr. or Sr. if ap	rrowe			
Lowell Lab	•	Jr. or Sr. if applic	able)				Sandra L			ue Ji, Gi Si, II ap	рисавіс	,		
Social Secur	ity Number Ho	me Phone (incl. a)	ea code)	DOB (n 03/01/		yy) Yra. School 16	Social Sec	urity Num	ber Hom 858	ne Phone (incl. are	aa code)	1	(mm/dd/yyy) 8/1942	Yrs. School
Married Separated		ed (include single, , widowed)	Depend		t listed b	y Co-Borrower)	Married Separa			d (include single, widowed)	Depend no. 0	dents (not listed by ages 0	Borrower)
Present Add	iress (street, d	ity, state, ZIP)	√ Ow	/n □ F	Rent	42 No. Yrs.	Present A	ddress (s	treet, cit	ty, state, ZIP)	▼ Ow	/n 🗀	Rent4	2 No. Yrs.
4515 Diane	Way						4515 Dla	ne Way						
San Diego	CA 92117						San Dieg	30, CA 9	2117					
Mailing Add	ress, if differen	nt from Present A	ddress				Mailing Ac	ddress, if	different	from Present A	ddress			
														
		idress for less ti		_				ddroes (e	reet cin	y, state, ZIP)	o_	<u>"</u>	Pent	No. Yrs.
Former Add	ress (street, c	ity, state, ZIP)	L.JOw	vn ∟]F	Cent	No. Yrs.	Former	uui 600 (0	90t, Oit	y, stato, zii y		/II	rent	
Former Add	ress (street, c	ity, state, ZIP)	Ow	vn □F	Rent	No. Yrs.	Former A	ddress (s	treet, cit	y, state, ZIP)	<u> </u>	/n 🗀	Rent	No. Yrs.
	orm 1003 07 Loanapp1.frm					Page	1 of 5	Borrow Co-Borr				Fre	ddie Mac Fo	orm 65 07/05

	Borrower		IV. EMPL	OYMENT IN	FORMATIC	ON	Co-Borre	ower		
Name & Address of Emp	oloyer Self	Employed	Yrs. on this	job	1	ddress of Employer	Self	Employed	1	this job
Progressive Technological	ogies	• •	0 yr(s) 1 r	nth(s)	Wenthur	& Chachas LLP) 7 mth(s)
9050 56th Unit B			Yrs. employ	yed in this	1	Jolla Village Dr			Yrs. er	nployed in this work/profession
Riverside, CA 92509			30	oproression	La Jolla,	CA 92037			16	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Position/Title/Type of Bu	siness	Business	Phone (incl. a	area code)	Position/T	itle/Type of Business		Business F	hone (ir	nd. area code)
Vp of Quality					Legal Se	cretary		858-		
If employed in current	position for less th	an two yea	rs or if curre	ently emplo	yed in mor	e than one position, cor	nplete ti	e following	;	
Name & Address of Emp Corsair Electrical Cor	,	Employed	Dates (from 06/01/2004	•	Name & A	ddress of Employer	Self	Employed	Dates	(from-to)
22642 Lamberte St # 4			100/01/2004	2/19/2005	j					
Lake Forest, CA 9263	0		Monthly Inc	come					Monthi \$	y Income
Position/Title/Type of Bu	siness	Business	Phone (incl. a	area code)	Position/T	itle/Type of Business		Business F	hone (ir	nci. area code)
Vp Of Quality		949-445	0273							
Name & Address of Emp	lover Sett	Employed	Dates (from	n-to)	Name & A	ddress of Employer	Self	Employed	Dates	(from-to)
Sceptre Electronics E			11/01/2000	-	1					
22661 Lamberte St			Monthly Inc	6/01/2004	1				Month	y Income
Lake Forest, CA 9263	0		\$	Varied					\$,
Position/Title/Type of Bu	siness	Business	Phone (incl. a		Position/T	itle/Type of Business		Business F	hone (ir	ncl. area code)
President				·		•				
Name & Address of Emp	oloyer Self	Employed	Dates (from	n-to)	Name & A	ddress of Employer	Self	Employed	Dates	(from-to)
·		p.oyou		,			Name of Street	` '		,
					4				14	· lasama
			Monthly Inc	come	ļ				Month!	y Income
Position/Title/Type of Bu	Siness	Rusiness	Phone (incl. a	area code)	Position/T	itte/Type of Business		Business F	hone (ir	nd. area code)
, oddom macriypo or ba	a.,0a	5031000	r morro (mor. c	400000	{	issiriyas or accimicos				,
Name & Address of Emp	oloyer Self	Employed	Dates (from	n-to)	Name & A	ddress of Employer	Self	Employed	Dates ((from-to)
							_			
			Monthly Inc		4		•		Month	y Income
			\$	501110					\$,
Position/Title/Type of Bu	siness	Business	Phone (incl. a	area code)	Position/T	itle/Type of Business	···	Business F	hone (ir	nd. area code)
, ,			•	·	ļ					
		1								
	V. MON	THLY INCO	ME AND CO	MBINED HO	DUSING EX	PENSE INFORMATION				
Gross						Combined Monthly	1			
Monthly Income	Borrower		Sorrower		otal	Housing Expense		esent	-	Proposed
Base Empl. Income*	\$ 2,950.00	\$	2,560.00	\$ 5	5,510.00	Rent	\$		 	
Overtime						First Mortgage (P&I)	ļ	2,848.38	<u> </u>	3,509.00
Bonuses						Other Financing (P&I)	ļ	2,345.55		468.34
Commissions			·			Hazard Insurance	ļ	62.00	+	62.00
Dividends/Interest				 		Real Estate Taxes	ļ	82.59	+	82.59
Net Rental Income				 		Mortgage Insurance			+	
Other (before completing, see the notice in "describe				 		Homeowner Assn. Dues			+	
other income," below)	2,048.00	-			2,048.00	Other:	 		+	4 4 0 4 0 0
Total	\$ 4,998.00	\$	2,580.00		7,558.00	Total	\$	5,338.52	\$	4,121.93
* Self Employed E Describe Other Income	Notice: Alim	onv. child s	upport, or se	parate main	tenance inc	ch as tax returns and find come need not be reveale have it considered for re	d If the			
B/C									Mon	thly Amount
	16 - 170 L	(01000	V 40561 - 44	20.40\					S	2,048.00
B Social Secur	ity/Disability Inco	me (\$1639	A 125% = \$2	(146)					+ -	4,040,00
									 	
Fannie Mae Form 1003	07/05					(a)		Fre	ddie Mac	Form 65 07/05
CALYX Form Loanapp2.frr				Page	2 of 5	Borrower Co-Borrower	-/			

31/2 <u>00</u> 7	

This Statement and any applicable suppor	ling sched		M. ASSETS A			married Co-borro	vers if their asse	ts and liabil	ities ar	e sufficiently loiner
so that the Statement can be meaningfull was completed about a non-applicant spo	v and fairl	v presented on a	a combined bas	is: otherwise.	separat	e Statements and	1 Schedules are	required. If or other pe	i the Co	o-Borrower section Iso.
Description ASSETS Cash deposit toward	C: Mar	ash or ket Value	debts, includ stock pledge	ing automobil s, etc. Use co	e loans, ntinuati	revolving charge on sheet, if neces	accounts, real of sary. Indicate b	estate loan ly (*) those	s, alimo liabilitie	r for all outstanding ony, child support, es which will be
purchasé held by:			satisfied upo	n sale of real		wned or upon ref	Monthly P	ayment &		paid Balance
List checking and savings accounts	below		Name and a	ddress of Co	mnany		\$ Payment		5	
Name and address of Bank, S&L, or Co Pacific Trust Bank	edit Union	n	AMC MTG 505 CITY F ORANGE, prepay, are	SVCS KWY SOUT	H # 10		(3,509)			486,471
Acct. no. i3	\$	150	Name and a	ddress of Co	mpany		\$ Payment	Months	\$	
Name and address of Bank, S&L, or Co Pacific Trust Bank			350 S GRA	OME LOAN IND AVE ELES, CA 90	0071					
			Acct. no. 94	112859			(1,677)			163,000
Acct. nc 174	S		I	ddress of Co	mpany		\$ Payment	Months	\$	
Acct. nc 174 Name and address of Bank, S&L, or Cr. US Bank		1,900	12110 EMI OMAHA, N	MET						
			Acct. no. 30	170846			550	/34		17,780
			Name and a	ddress of Co	mpany		\$ Payment	Months .	\$	
Acct. no. 53	\$	1,500	FORD CRE							
Stocks & Bonds (Company name/number description)	\$		12110 EMI OMAHA, N							
	1		Acct no. 30	0170874			483	/33		14,744
				ddress of Co			\$ Payment	/Months	\$	
Life insurance net cash value Face amount \$	\$		17045 VIA	DUNTY CRE DEL CAMP O, CA 92127	0					
Subtotal Liquid Assets	s	A 550	٦							
	<u> </u>	3,550	Acct. no. 48	3515400 iddress of Co	moany		\$ Payment		5	1,894
Real estate owned (enter market value from schedule of real estate owned)		650,000	PROGRES	SIVE MGM	T SYS		S F ayınıcını			
Vested interest in retirement fund	\$		WEST CO	VINA, CA 91	790					
Net worth of business(es) owned (attach financial statement)	\$		Acct. no. 3							390
Automobiles owned (make and year) 2003 F150 1999 Explorer	\$	20,000 8,200	Maintenance	ild Support/S e Payments (owed to	:	\$			
Other Assets (itemize)	\$		Job-Related	Expense (ch	ild care	, union dues, etc	5.) \$]	
			Total Monti	nly Payment	5		\$	1,148		·····
Total Assets a.	\$	681,750	Net Worth (a minus b)	=>	\$	-40,497	Total Llab	ilities b.	\$	722,247
Schedule of Real Estate Owned (if add				uation sheet)				Insurar	nce	
Property Address (enter S if sold, PS if sale or R if rental being held for income		Type of Property	Present Market Value	Amount Mortgages &		Gross Rental Income	Mortgage Payments	Mainten Taxes &	ance,	Net Rental income
4515 Diane Way San Diego, CA 92117		SFR	s 650,000	\$ 301	,416	\$	\$	\$		\$
			\$ 650,000		,416	\$	\$	\$		\$
List any additional names under which Alternate Name	n credit h		peen received a Creditor Name	nd indicate a	ppropri	ate creditor nam		int number Account Nu		
							7			

Fannie Mae Form 1003 07/05 CALYX Form Loanapp3.frm 09/05

Page 3 of 5

Borrower Co-Borrower

Freddie Mac Form 65 07/05

VII. DETAILS OF TR	ANSACTION			VIII. DECLARATIONS				
a. Purchase price	\$	If you answer	"Yes" to any quest	tions a through I,	Borr	ower	Co-Bo	rrower
b. Alterations, improvements, rep	airs	please use co	ntinuation sheet fo	r explanation.	Yes	No	Yes	No
c. Land (if acquired separately)		a. Are there an	y outstanding judgm	ents against you?		V		\mathbf{Z}
d. Refinance (incl. debts to be pa	id off) 36,659.00	b. Have you be	en declared bankru	pt within the past 7 years?	3		(Z)	
e. Estimated prepaid items	234.17	c. Have you ha		ed upon or given title or deed in lieu t	nereof 🗀	Ø		V
f. Estimated closing costs	4,975.00	in the last /	-					
g. PMI, MIP, Funding Fee		d. Are you a pa	rty to a lawsuit?			V		\mathbf{V}
h. Discount (if Borrower will pay)				en obligated on any loan which resuluted to the second of	ited in	V		V
i. Total costs (add items a through	ih h) 41,868.17	, i		mortgage loans, SBA loans, home impro-	vement			
j. Subordinate financing	Callan	obligation, bond,	or loan guarantee. If "	(mobile) home loans, any mortgage, fi Yes," provide details, including date, nan ber, if any, and reasons for the action.)	nancial ne and			
Borrower's closing costs paid b Other Credits (explain)	y Seller	1		n default on any Federal debt or any	other	Z)		Z
i. Outer diedita (explain)		If "Yes," give o	letails as described in	ion, bond, or loan guarantee? the preceding question.	_		_	
		1		, child support, or separate maintens		Ø		V
		1	the down payment		. 🖳	(Z)		\square
		i. Are you a co	-maker or endorser	on a note?	🗆	(Z)		▼
		j. Are you a U.	S. citizen?		S		(V)	
m. Loan amount (exclude PMI, MI	Ρ,	k. Are you a pe	rmanent resident ali	ien?		V		$\overline{\mathbf{z}}$
Funding Fee financed)	43,265.00	4 *		roperty as your primary residence	7 👿		V	
n. PMI, MIP, Funding Fee finance	ed		lete question m below.			_	_	
			,	rest in a property in the last three yea Jown-principal residence (PR)	rs? 🔽	·니	(
o. Loan amount (add m & n)	40.000	second h	ome (SH), or investr		P	R	PF	₹
p. Cash from/to Borrower (subtra	43,265.00		• •	nome-solely by yourself (S),				
o from i)	-1,396.83	jointly with	n your spouse (SP),	or jointly with another person (O)?	_ <u>s</u>	P	SF	<u></u>
			IT AND AGREE	MENT				
of Title 18, United States Code, Sec. described in this application; (3) the professional mortgage loan; (5) the professional mortgage loan; (5) the professional mortgage loan; (6) the professional mortgage loan; (6) the professional mortgage loan; in addition to any other rights and (9) ownership of the Loan and/or admin servicers, successors or assigns has transmission of this application as an video recordings), or my facsimile trapplication were delivered containing or Actnowledgement. Each of the under in this application or obtain any inform reporting agency.	perfy will not be used for any illega- perfy will be occupied as indicate whether or not the Loan is appro- ne application, and I am obligated e prior to closing of the Loan; (8) if d remedies that it may have relatir- listration of the Loan account may made any representation or warm felectronic record" containing my resmission of this application contain ny original written signature.	al or prohibited pury de in this applicatic ved; (7) the Lende d to amend and/or in the event that my to such delinque be transferred with anty, express or in 'electronic signatur alning a facsimile any owner of the I	ose or use; (4) all statum; (6) the Lender, it or and its agents, bor supplement the inforpayments on the Loncy, report my name such notice as may iplied, to me regardire, as those terms and my signature, shaton, its servicers, su	tements made in this application are ma as servicers, successors or assigns ma okers, insurers, servicers, successors ormation provided in this application if an become delinquent, the Lender, its and account information to one or mo be required by law; (10) neither Lender og the property or the condition or val re defined in applicable federal and/or ill be as effective, enforceable and val	ade for the puay retain the and assigns any of the is servicers, such consumer nor its agent us of the prostate laws (consulting as if a possession of the prostate laws (consulting as if a possession of the prostate laws (consulting as if a possession of the prostate laws (consulting as if a possession of the prostate laws (consulting as if a possession of the prostate laws (consulting as if a possession of the prostate laws (consulting as if a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a possession of the prostate laws (consulting as it is a po	irpose o origina materia iccess reports, brok operty; excludia per ve	of obtained and continual facts one or a string age ters, instand (1 ng auditersion of the continuous continuo	Ining a /or an Jousty that I lassigns encies; surers, 1) my io and of this
	- D	ate ,	Co-Borrower's Si	gnature ,	C)ate	,	
xx well xale		2/30/06	X Some	<u>Ulabelle</u>	\	0/	3.	106
The following information is requests	X. INFORMATION FOR				ro complia -	00 111/46	2.05115	l ore dit
opportunity, fair housing and home m not discriminate either on the basis of may check more than one designatio observation and surname if you have material to assure that the disclosure	ortgage disclosure laws. You ar this information, or on whether y n. If you do not furnish ethnicity, made this application in person.	e not required to fi rou choose to furni race, or sex, unde If you do not wish	rnish this informationshit. If you furnish the Federal regulation to furnish the information of the under applicable control of the information of	he information, please provide both e s, this lender is required to note the ir nation, please check the box below.	law provide thnicity and formation o (Lender must loan applied	s that : race. n the t st revie	a Lend For rac asis of	er may ce, you I visual
Ethnicity: Hispanic or i	atino Not Hispanic or	Latino	Ethnicity:	☐ Hispanic or Latino ☐ No	t Hispanic o	r Latin	0	
Race: American Inc. Alaska Nativ		Black or African American	Race:	American Indian or As	ian [Blac	k or an Am	erican
Native Hawa				Native Hawaiian or William Other Pacific Islander	hite			
Sex: Female	▼ Male		Sex:	▼ Female	ıle			
To be Completed by Interviewer	Interviewer's Name (print or type	8)	,	Name and Address of Interviewer's	Employer			
This application was taken by: Y Face-to-face interview	Ray Roszkowicz Interviewer's Signature		Date	C&R FINANCIAL INC 34146 SAN SEBASTIAN AVE				
Mail	and Hendra Oighaldia		Date	Murrieta, CA 92563				
Telephone	Interviewer's Phone Number (in	cl. area code)		(P) 951-757-2182				
Internet Fannie Mae Form 1003 07/05	909-483-4960			(F) 760-513-9068	Freddie Ma	c Far-	n 65 /	07/05
CALYX Form Loanapp4.frm 09/05		Page	4 of 5		LIBROIS ME	ie Pom	noJ (CUIT

	Continuation Sheet/Residential Lo	an Application
Use this continuation sheet if you	Borrower.	Agency Case Number.
need more space to complete the Residential Loan Application.	Lowell Labertew	
Mark B for Borrower or C for Co-Borrower.	Co-Borrower:	Lender Case Number:
CO-BOITOMET.	Sandra Labertew	

L	T	VI. ASSETS AND LIABILITIES	Manthly Dayman &	Unpaid
ASSETS	Cash or Market Value	LIABILITIE8	Monthly Payment & Months Left to Pay	Balance
Name and address of Bank, S&C	L, or Credit Union	Name and address of Company CAPITAL 1 BK PO BOX 85520 RICHMOND, VA 23285	\$ Payt./Mos.	\$
Acct. no.	\$	Acct. No. 52910714	20	390
Name and address of Bank, S&I		Name and address of Company PROGRESSIVE MGMT SYSTE 1521 W CAMERON AVE FL 1 WEST COVINA, CA 91790	\$ Payt./Mos.	\$
Acct. no.	\$	Acct. No. 948		267
Name and address of Bank, S&I		Name and address of Company MEDICAL	\$ Payt./Mos.	\$
Acct. no.	\$	Acct. No. REVHSCR200591		249
Name and address of Bank, S&	L, or Credit Union	Name and address of Company PROGRESSIVE MGMT SYSTE 1521 W CAMERON AVE FL 1 WEST COVINA, CA 91790	\$ Payt./Mos.	\$
Acct. no.	s	Acct. No. 373		206
Name and address of Bank, S&	L, or Credit Union	Name and address of Company PROGRESSIVE MGMT SYSTE 1521 W CAMERON AVE FL 1 WEST COVINA, CA 91790	\$ Payt./Mos.	\$
Acct. no.	\$	Acct. No. 842		116
Name and address of Bank, S&		Name and address of Company PROGRESSIVE MGMT SYS 1521 W CAMERON AVE FL 1 WEST COVINA, CA 91790	\$ Payt./Mos.	\$
Acct, no.	s	Acct. No. 6922236		81
Name and address of Bank, S&		Name and address of Company Arrearages ESTIMATED	\$ Payt/Mos.	\$
Acct no	T _S	Acct. No.		14,000

I/We fully understand that it is a Federal crime punishable by fine or imprisonment, or both, to knowingly make any false statements concerning any of the above facts as applicable under the provisions of Title 18, United States Code, Section 1001, et seq.

	· · · · · · · · · · · · · · · · · · ·						
Borrower's Signature:	Allette	Date 10/30/06	Co-Borrower's Signature:	م ا	Date	30 /	/0 h

Fannie Mae Form 1003 07/05 CALYX Form 1003 LnapSast.frm 9/05

Page 5 of 5

L	Continua	tion Sheet/Residential Loan Ap	plication	
Use this continuation sheet if you	Borrower:		Agency Case Numb	oer.
need more space to complete the Residential Loan Application.	Lowell Labertew			
Mark B for Borrower or C for Co-Borrower.	Co-Borrower:		Lender Case Numb	er:
	Sandra Labertew			
		VI. ASSETS AND LIABILITIES	· · · · · · · · · · · · · · · · · · ·	
ASSETS	Cash or Market Value	LIABILITIES	Monthly Payment & Months Left to Pay	Unpaid Balance
Name and address of Bank, S&L	, or Credit Union	Name and address of Company Truck Loan ESTIMTED	\$ Payt./Mos.	\$
Acct. no.	 \$	Acct. No.		22,65
Name and address of Bank, S&L	, or Credit Union	Name and address of Company	\$ Payt./Mos.	B
]	
				·
Acct. no.	\$	Acct. No.		
Name and address of Bank, S&L	., or Credit Union	Name and address of Company	\$ Payt./Mos.	5
Acct. no.	\$	Acct. No.		
Name and address of Bank, S&L	., or Credit Union	Name and address of Company	\$ Payt./Mos.	5
Acct. no.	\$	Acct. No.		
Name and address of Bank, S&L	., or Credit Union	Name and address of Company	\$ Payt./Mos.	3
Acct. no.	S Condit Union	Acct. No.		
Name and address of Bank, S&L	, or Creat Union	Name and address of Company	\$ Payt./Mos. \$	•
		·		
Acct. no.	\$	Acct. No.		
Name and address of Bank, S&L	, or Credit Union	Name and address of Company	\$ Payt./Mos.	•

Borrower's Signature:

X X will X about 10/34/11 X Date

Fannie Mae Form 1003 07/05 CALYX Form 1003 Lnap5ast.frm 9/05

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Freddie Mac Form 65 07/05

Borrower Signature Authorization

Privacy Act Notice: This information is to be used by the agency collecting it or its assignees in determining whether you qualify as a prospective mortgagor under its program. It will not be disclosed outside the agency except as required and permitted by law. You do not have to provide this information, but if you do not your application for approval as a prospective mortgagor or borrower may be delayed or rejected. The information requested in this form is authorized by Title 38, USC, Chapter 37 (if VA); by 12 USC, Section 1701 et. seq. (if HUD/FHA); by 42 USC, Section 1452b (if HUD/CPD); and Title 42 USC, 1471 et. seq., or 7 USC, 1921 et. seq. (if USDA/FmHA).

Beq. (if USDA/FmHA).	occion from ci. seq. (ii floor flay, by 42	
Part I - General Informa	ition	
1. Borrower		2. Name and address of Lender/Broker
Sandra Labertew		C&R FINANCIAL INC
4515 Diane Way		34146 SAN SEBASTIAN AVE
San Diego, CA 92117	·	Murrieta, CA 92563 TEL: 951-757-2182 FAX: 760-513-9068
		1EL: 931-/37-2102 PAA. 700-313-9000
3. Date	4. Loan Number	
10/25/2006	RRLABERTEW	
Part II - Borrower Author		
		
holdings, and any othe the Lender/Broker to c mortgage and landlord	or asset balances that are neede order a consumer credit report a di references. It is understood t	and present employment earnings records, bank accounts, stock and to process my mortgage loan application. I further authorize and verify other credit information, including past and present that a copy of this form will also serve as authorization.
ine information the Le	ender/Broker obtains is only to b	e used in the processing of my application for a mortgage loan.
Borrower Sandra La	bertew/SSN:	Date
		•
	•	

CalyxForm-cbsa.hp(10/98)

- To respond to a subpoena or court order, judicial process or regulatory authorities.
- In connection with a proposed or actual sale, merger, or transfer of all or a portion of a business or an operating
 unit, etc.

In addition, we may provide information about you to our service providers to help us process your applications or service your accounts. Our service providers may include billing service providers, mail and telephone service companies, lenders, investors, title and escrow companies, appraisal companies, etc.

We may also provide information about you to our service providers to help us perform marketing services. This information provided to these service providers may include the categories of information described above under "How We Gather Information" limited to only that which we deem appropriate for these service providers to carry out their functions.

We do not provide non-public information about you to any company whose products and services are being marketed unless you authorize us to do so. These companies are not allowed to use this information for purposes beyond your specific authorization.

Opting Out

Borrower's Signature

We also may share information about you within our corporate family of office(s). We may share all of the categories of information we gather about you, including identification information (such as your name and address), credit reports (such as your credit history), application information (such as your income or credit references), your account transactions and experiences with us (such as your payment history), and information from other third parties (such as your employment history).

By sharing this information we can better understand your financial needs. We can then send you notification of new products and special promotional offers that you may not otherwise know about. For example, if you originally obtained a mortgage loan with us, we would know that you are a homeowner and may be interested in hearing how a home equity loan may be a better option than an auto loan to finance the purchase of a new car.

You may prohibit the sharing of application and third-party credit-related information within our company or any third-party company at any time. If you would like to limit disclosures of personal information about you as described in this notice, just check the appropriate box or boxes to indicate your privacy choices.

Please do not share personal information about me with any of your affiliates except as necessary to effect, administer, process, service or enforce a transaction requested or authorized by myself.

Please do not share personal information about me with non-affilliated third-parties.

Please do not contact me with offers of products or services by mail.

	es will also apply to other individuals who are joint account holders. your Opt Out will not apply to those separate accounts.
Lowell Labertew and Sandra Labertew	C&R FINANCIAL INC
Name	Company Name
4515 Diane Way	34146 SAN SEBASTIAN AVE
Address	Address
San Diego, CA 92117	Murrieta CA, 92563
City, State, Zip	City, State, Zip
858-2	951-757-2182
Phone#	Phone #
RRLABERTEW	
Loan #	

Calyx Form - privacy2.frm (06/05)

Co-Borrower's Signature

GOOD FAITH ESTIMATE

Lowell Labortow / Sandra Labortow Applicants: Property Addr. 4515 Dlane Way, San Diego, CA 92117 Prepared By: CIB FUNDING Ph. 951-757-2182

Application No: RRLABERTEW Loan Program:

Oate Prepared: 11/08/2006

350 RAILROAD CANYON, Lake Elsinore, CA 92532

The information provided below reflects estimates of the charges which you are likely to incur at the estitement of your town. The fees listed are estimates extual charges may be more or less. Your transaction may not involve a fee for every item listed. The numbers listed beside the estimates generally correspond to the numbered lines contained in the HUD-1 settlement statement which you will be receiving at estitement. The HUD-1 settlement statement which you will be receiving at estitement.

	Total Loan		43,603	Interest Rate:	12.990 %	Term:	6/6 mt	hs		
	800 801	Loan Origination Fee	CONNECTION	WITH LOAN:	3,052.00			s	3,052.00	C S F POC
	802	Loan Discount		<u> </u>	3,002.00				3,002.00	
	803	Appraisal Fee								
	804	Credit Report							17.00	
	805 808	Lender's Inspection Fee Mortgage Broker Fee								
	809	Tax Related Service F	es							
	610	Processing Fee							695.00	<u> </u>
	811 812	Underwriting Fee Wire Transfer Fee								
	012	Doc Fee							500.00	/
		 								
										
									·····	
	1100	TITLE CHARGES:								C S F POC
	1101	Closing or Escrow Fee Document Preparation Fe						\$	75.00	
	1108	Notery Fees		·				··		
	1107	Attorney Fees								
	1108	TRIa insurance:							365,00	
										
_	4900	COLUMN THE SECOND	1000	HOEMO AL-	OF A					C S F POC
-	1200	Recording Fees:	IDING & IRA	MOPER CHAP	(VEB:			\$	75.00	C S F FOO
	1202	City/County Tax/Stamps:								
	1203	State Tex/Stamps:								
										
_										
L.,	1300 1302	ADDITIONAL SETTLEM Post Inspection	ent Charges);					PF	C 8 F POC
		- Can Hispotation								
_	900	ITEMS REQUIRED BY	I MANUEL TO	DO DAID IN A	PA/A MOR.	Estimate	d Closing Co	f#	4,779.00	C S F POC
Ь.	901	Interest for	16 days		15.7334	per day		\$	251.73	C S F FOO
	BQ2	Mortgage Insurance Pren	nlum							
	903 904	Hezard Insurance Premiu	m .							
	905_	VA Funding Fee								
								· · · · · · · · · · · · · · · · · · ·		
L.	1000	RESERVES DEPOSITE Hazard Insurance Premiu			months @ \$	92.00	per month	<u> </u>	PF	C B F POC
	1002	Mortgage Ins. Premium R			months @ \$	02.0	per month			·····
	1003	School Tax			morths @ \$		per month			
	1004	Taxes and Assessment R Flood Insurance Reserve:			months @ \$	82.5	per month per month			
	1003	FIOOD MISUISSIES RESERVE	·		months @ \$		per month			
					months @ \$		per month	······································		
						Cetterate	d Despoid A	me/December	251 79	
	TOTAL	ESTIMATED SETTLEME	NT CHARGE	B		Estimete	o riepaio ne	ms/Reserves	251.73 5,030.73	
		SATION TO BROKER			eeds);					
										
	TOTAL E	STIMATED FUNDS NEED	ED TO CLOSE	· · · · · · · · · · · · · · · · · · ·				TOTAL ESTIMATED M	ONTHLY PAY	IENT:
		Price/Payoff (+)	38,572,00	New First Mo	rtga ge(·)			Principal & Interest Other Financing (P & I)		3,509.00 472.00
	Loan Amo	un((-) ng Coste (+) nid items/Reserves (+) aid by Seller (-)	43.603.00	New 1st Mtg	a(-) Closina Casts(+)		lezard Insurance Reel Estate Yexes		62.00
	Amount P	aid by Seller (-)	261,73					Real Estate Texas Mortgage Insurance		82.59
								Mortgage Insurance Homeowner Assn. Due: Other	·	
								<u> </u>		
_		Funds to you					0.27	Total Monthly Paymen		4.125.59
	can be for residentle	Good Fath Eatmate is bein nobtained. These estimate and in the HUD Special fini if real property and the len- mer Handbook on ARM Mort	se are provided ormation Boold: der will take a 15	CIB FUNDING pursuent to the st, which is to b rat lien on the p	Real Estate Set a provided to yo	tionwrit Proces iu by your mor dereigned actino	Stres Act of 1 Igage broker Wiedges recei	974, as amended (RES) or lender, if your applic	PA), Additional ation is 10 purc	nd no lender has information hase if applicable
	Applicant	Lowell Labertow			Date	Apphoent Sc	andra Laber	tew		Date

REC RMF MICRO RTCF LIEN SMPF PCOR

AND WHEN RECORDED MAIL TO

Name

Mr. and Mrs. Rick Wilkes

Street

869 Willet Lane

City, State Redmond, OR 97756

APN. 361-790-10

SPACE ABOVE THIS LINE FOR RECORDER'S USE

DEED OF TRUST WITH ASSIGNMENT OF RENTS

This DEED OF TRUST, made this 8th day of November 2006, between

Lowell Labertew and Sandra Labertew, Husband and Wife as Joint Tenants herein called TRUSTOR,

whose address is 4515 Diane Way,

San Diego,

CA (State) 92117,

(Number and Street)

(City)

(Zip)

Rick Wilkes and Beverlee Wilkes, herein called TRUSTEE, and

Rick Wilkes and Beverlee Wilkes; Husband and Wife as Joint Tenants, herein called BENEFICIARY,

..Trustor irrevocably grants, transfers and assigns to Trustee in Trust, with Power of Sale, that property in the City of San Diego, County of San Diego, California, described as:

LOT 1375 OF CLAIREMONT MESA NO. 16 ACCORDING TO THE MAP THEREOF NO. 5257 FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, SEPTEMBER 11, 1963.

APN: 361-790-10

Together with the rents, issues and profits thereof, subject, however, to the right, power and authority hereinafter given to and conferred upon Beneficiary to collect and apply such rents, issues and profits.

If the trustor shall sell, convey or alienate said property, or any part thereof, or any interest therein, or shall be divested of his title or any interest therein in any manner or way, whether voluntarily or involuntarily, without the written consent of the beneficiary being first had and obtained, beneficiary shall have the right, at its option, except as prohibited by law, to declare any indebtedness or obligations secured hereby, trespective of the maturity date specified in any note evidencing the same, immediately due and payable.

For the Purpose of Securing (1) payment of the sum of \$45.015.91 with interest thereon according to the terms of a promissory note or notes of even date, with a maturity year of 2007 herewith made by Trustor, payable to order of Beneficiary, and extensions or renewals thereof; (2) the performance of each agreement of Trustor incorporated by reference or contained herein or reciting it is so secured; (3) Payment of additional sums and interest thereon which may hereafter be loaned to Trustor, or his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Deed of Trust.

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sfdot rev. (011998))

To protect the security of this Deed of Trust, and with respect to the property above described, Trustor expressly makes each and all of the agreements, and adopts and agrees to perform and be bound by each and all of the terms and provisions set forth in subdivision A of that certain Fictitious Deed of Trust referenced herein, and it is mutually agreed that all of the provisions set forth in subdivision B of that certain Fictitious Deed of trust recorded in the book and page of Official Records in the office of the county recorder of the county where said property is located, noted below opposite the name of such county, namely:

COUNTY	BOOK	PAGE	COUNTY	воок	PAGE	COUNTY	BOOK	PAGE	COUNTY	BOOK	PAGE
Alameda	1288	556	Kings	858	713	Placer	1028	379	Sierra	38	187
Alpine	3	130-31	Lake	437	110	Plumas	166	1307	Siskiyou	506	762
Amador	133	438	Lassen	192	367	Riverside	3788	347	Solano	1287	621
Butte	1330	513	Los Angeles	T-3878	874	Sacramento	71-10-26	615	Sonoma	2067	427
Calaveras	185	338	Madera	911	136	San Benito	300	405	Stanislaus	1970	56
Colusa	323	391	Marin	1849	122	San Bernardino	6213	768	Sutter	655	585
Contra Costa	4684	1	Mariposa	90	453	San Francisco	A-804	596	Tehama	457	183
Del Norte	101	549	Mendocino	667	99	San Joaquin	2855	283	Trinity	108	595
El Dorado	704	635	Merced	1660	753	San Luis Obispo	1311	137	Tulare	2530	108
Fresno	5052	623	Modoc	191	93	San Mateo	4788	175	Tuolumne	177	160
Glenn	469	76	Mono	69	302	Santa Barbara	2065	881	Ventura	2607	237
Humboldt	801	83	Monterey	357	239	Santa Clara	6626	684	Yolo	769	16
Imperial	1189	701	Napa	704	742	Santa Cruz	1638	607	Yuba	398	693
Inyo	165	672	Nevada	363	94	Shasta	800	633			
Kem	3756	690	Orange	7182	18	San Diego SERIE	\$ 5 Book 19	84, Page 1497	74		

Said agreements, terms and provisions contained in said subdivision A and B, (identical in all counties are printed on the reverse side hereof) are by the within reference thereto, incorporated herein and made a part of this Deed of Trust for all purposes as fully as if set forth at length herein, and Beneficiary may charge for a statement regarding the obligation secured hereby, provided the charge therefore does not exceed the maximum allowed by laws.

The foregoing assignment of rents is absolute unless initialed here, in which case, the assignment serves as additional security.

The undersigned Trustor, requests that a copy of any notice of default and any notice of sale hereunder be mailed to him at this address hereinbefore set forth.

Dated: November 8, 2006	2 22 20
STATE OF CALIFORNIA	avel Labert
COUNTY OF S.S.	Lowell Labertew
Onbefore me,	Sant Lieble
	Sandra Labertew
a Notary Public in and for said County and State, personally appeared	
	1
personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s), acted, executed the instrument.	
WITNESS my hand and official seal.	
Signature	(This area for official notorial seal)
which the person(s), acted, executed the instrument. WITNESS my hand and official seal.	(This area for official notorial seal)

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DO NOT RECORD

The following is a copy of Subdivision A and B of the fictitious Deed of Trust recorded in each county in California as stated in the foregoing Deed of Trust and incorporated by reference is said Deed of Trust as being a part thereof as if set forth at length therein.

To protect the security of this Deed of Trust, Truster agrees:

- (1) To keep said properly in good condition and repair not to remove or demotish any building thereon; to complete or restore promptly and in good and workmaniske manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and majoriats furnished thereor; to comply with all laws affecting said property or requiring any alterations or improvements to be made thereor, not to commit or permit waste thereor; not to commit, suffer or permit any act upon said property in violation of law; to cultivate, imigate, formigate, pruhe and do all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations herein not excluding the general.
- (2) To provide, maintain and deliver to Beneficiary fire insurance satisfactory to and with loss payable to Beneficiary. The amount collected under any fire or other insurance policy may be applied by Beneficiary upon any Indebtedness secured hereby and in such order as Beneficiary may determine, or at option of Beneficiary the emine amount so collected or any part thereof may be released to Trustor. Such application or release shall not cure or walve any default or notice of default hereunder or invalidate any act done pursuant to such notice.
- (3) To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to pay all costs and expenses, including cost of ovidence of filte and attorney's fees in a reasonable sum, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this Dood.
- To pay: at least ten days before delinquency all taxes and assessments affecting said properly, including assessments on appurtonam water stock; when due, all oncumbrances, charges and liefs, with interest, on said property or any part thereof, which appear to be prior or superior hereto; all costs, fees and expenses of this Trust.

Should Trustor tail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Trustor and without releasing Trustor from any obligation hereof, may: make or do the same in such manner and to such extent as either may down necessary to protect the security hereof, Beneficiary or Trustoe being authorized to enter upon said property for such purposes: appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustoe; pay, purchase, contest or compromise any encumbrance, charge or lien which in the judgment of either appears to be prior or superior hereto; and, in exarcising any such powers, pay necessary expenses, employ counsel and pay his reasonable fees.

(5) To pay Immediately and without domand all sums so expended by Beneficiary or Trustee, with interest from date of expenditure at the amount allowed by law in effect at the date hereof, and to pay for any statement provided for by law in effect at the date hereof regarding the obligation secured hereby any amount domanded by the Beneficiary not to exceed the maximum allowed by law at the time when said statement is demanded.

- (1) That any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such moneye received by him in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.
- (2) That by accepting payment of any sum secured hereby after its due date, Beneficiary does not walve his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.
- (3) That at any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Dood and said note for endorsoment, and without affecting the personal liability of any person for payment of the indebtedness secured hereby, Trustee may: reconvey any part of said property; consent to the making of any map or plate thereof; join in granting any easument thereon; or join in any extension agreement or any agreement authoridinaling the lian or charge hereof.
- (4) That upon written request of beneficiary stating that all sums secured hereby have been paid, and upon surrander of this Deed and said note to Trustee for cancellation and retention or other disposition as Trustee in its sole discretion may choose and upon payment of its fees, Trustee shall reconvey, without warranty, the property then hereunder. The recitate in such reconveyance of any matter or facts shall be conclusive proof of the truthfulness thereof. The Grantee in such reconveyance may be described as "the person or persons legally entitled thereto."
- (5) That as additional security. Truster hereby gives to and conters upon Beneticiary the right, power and authority, during the continuances of these Trusts, to collect the rents, issues and profits of said property, reserving unto Trustor the right, prior to any default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such ronts, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agont, or by a receiver to be appointed by a court, and without rogard to the adoquacy of any security for the indebtedness hereby secured, enter upon and take possession of said proporty or any part thereot, in his own name sure for or ortherwise collect such rents, issues, and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable atternay's fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and take possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not care or wave any default or notice of default homunder or invalidate any act done pursuant to such notice.
- (6) That upon default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement herounder, Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustoe of written declaration of default and demand for sale and of written notice of default and of election to cause to be sold said property, which notice Trustoe shall cause to be filed for record. Beneficiary also shall deposit with Trustoe this Deed, asid note and all documents evidencing expenditures secured hereby.

After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of said having been given as then required by law. Trustee, without demand on Trustor, shall soil said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcets, and in such order as it may determine, at public suction to the highest bidder for cash in lawful money of the United States, payable at time of sale, Trustee may postpone said of a or any portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to such purchaser is doed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive proof of the institutioness thereof. Any person, including Trustor, Trustee, or Beneficiary as heroinafter defined, may purchase at such sale.

After deducting all costs, focs and expenses of Trustee and of this Trust, including cost of evidence of this in connection with sale, Trustee shall apply the proceeds of sale to payment of; all sums expended under the terms hereof, not then repaid, with accrued interest at the amount allowed by law in effect at the date hereof; all other sums then secured hereby; and the remainder, if any, to the persons logally entitled thereto.

- (7) Beneficiary, or any successor in ownership of any indebtedness secured hereby, may from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting hereunder, which instrument, executed by the Beneficiary and duty advisoringed and recorded in the office of the recorder of the country or counties where said property is situated, shall be conclusive proof of proper substitution of such successor Trustees, who shall, without conveyance from the Trustee predecessor, succeed to all its title, ostate, rights, powers and duties. Said Instrument must contain the name of the original Trustor, Trustee and Beneficiary hereunder, the book and page where this Deed is recorded and the name and address of the
- (8) That this Dood applies to, insures to the benefit of, and binds all parties hereto, their heirs, logatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall an the owner and holder, including pledges, of the note secured hereby, whether or not named as Beneficiary herein. In this Doed, whenever the context so requires, the masculine gender includes the leminine and/or neuter, and the singular number includes the plural.
- (9) That Trustee accepts this Trust when this Dead, duly executed and acknowledged, is made a public record as provided by taw. Trustee is not obligated to notify any party hereto of pending sale under any other Dead of Trust or of any action or proceeding in which Truster, Beneficiary or Trustee shall be a party unless brought by Trustee.

REQUEST FOR FULL RECONVEYANCE TO Rick Wilkes and Beverles Wilkes, TRUSTEE:

The undersigned is the logal owner and holder of the note or notes, and of all other indebtedness secured by the foregoing Doed of Trust. Said note or notes, together with all other indebtedness secured by said Deed of Trust, have been fully paid and satisfied; and you are horeby requested and directed, on payment to you of any sume owing to you under the terms of said Deed of Trust, to cancel said note or notes above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you horswith, together with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now hold by you under the same.

	Training you aroun trib buritor
Dated	
	Rick Wilkea
Signature must be notarized	
Please mail Deed of Trust, Note and Reconveyance to Lowell Laberiew and Sandra Laberiew, 4515 Diane Way, San Diego, CA 9211	Beverlee Wilkes
Do not lose or destroy this Doed of Trust OR THE NOTE which it secures. Both must be delivered to the T	

\$<u>45,015.91</u>

, California. November 8, 2006

DO NOT DESTROY THIS NOTE: When paid, this Note and the Deed of Trust must be surrendered to the Trustee with Request for Reconveyance.

INSTALLMENT NOTE

(INTEREST ONLY)

San Diego ____

In installments and at the times hereinafter stated, for value received Lowell Labertew and
Sandra Labertew, Husband and Wife as Joint Tenants promise(s) to pay to Rick Wilkes and
· · · · · · · · · · · · · · · · · · ·
Beverlee Wilkes, Husband and Wife as Joint Tenants or order, at place designated by payee,
the principal sum of FORTY FIVE THOUSAND FIFTEEN AND 91/100 Dollars, with
interest from December 1st, 2006 on the amounts of principal remaining from time to time
unpaid, until said principal sum is paid, at the rate of 12.9900% per cent, per annum.
INTEREST ONLY PAYMENTS due in monthly installments FOUR HUNDRED SEVENTY
ONE AND 97/100 Dollars, (\$471.97), on the 1st day of each and every month, commencing on
the 1st day of April, 2007, and continuing until June 1st, 2007 at which time the entire unpaid

This note is subject to Section 2966 of the Civil Code, which provides that the holder of this note shall give written notice to the trustor, or his successor in interest, of prescribed information at least 90 and not more than 150 days before any balloon payment is due.

principal balance, together with interest due thereon, shall become all due and payable.

If the trustor shall sell, convey or alienate said property, or any part thereof, or any interest therein, or shall be divested of his title or any interest therein in any manner or way, whether voluntarily or involuntarily, without the written consent of the beneficiary being first had and obtained, beneficiary shall have the right, at its option, except as prohibited by law, to declare any indebtedness or obligations secured hereby, irrespective of the maturity date specified in any note evidencing the same, immediately due and payable.

In the event any payment is not paid within 15 days of the due date, Trustor shall pay to Beneficiary a LATE CHARGE of 10.0000% in addition to each payment due and unpaid.

Each payment shall be credited first on interest then due and the remainder on principal sum; and interest shall thereupon cease upon the amount so credited on the said principal. Should default be made in payment of any installment when due the whole sum of principal and interest shall become immediately due at the option of the holder of this note. Principal and interest payable in lawful money of the United States of America. Should suit be commenced to collect this note or any portion thereof, such sum as the Court may deem reasonable shall be added hereto as attorney's fees. This note is secured by a Deed of Trust to Rick Wilkes and Beverlee Wilkes as Trustee, affecting the property located at: 4515 Diane Way San Diego, Ca 92117

Lowell Laborton

Sandra Labertew

ADDENDUM TO NOTE DATED NOVEMBER 8, 2006

Borrower's Initials

ARTICLE 1 - PAYMENT TERMS

Borrower agrees to pay sums under this Note as follows:

- (a) Three months of prepaid interest shall be paid to Lender as of the date of this Note first set forth above. If the principal amount of this Note is paid prior to the Maturity Date (as defined below), then any unaccrued prepaid interest shall be paid or credited to Borrower as of the date of such prepayment, provided that a minimum of ninety days of accrued interest on the original principal amount must be paid by Borrower regardless of when the principal is paid; and
- (b) the balance of the principal sum and all interest thereon on June 1, 2007 (the "Maturity Date").

ARTICLE 2 - INTEREST

The interest rate on this Note is 12.99% per annum (the "Interest Rate"). Interest on the principal sum of this Note shall be calculated by multiplying the actual number of calendar days elapsed in the monthly period for which such interest is payable by a daily rate based on such three hundred sixty (360) day year.

ARTICLE 3 - DEFAULT AND ACCELERATION

If any payment required in this Note is not paid (a) prior to the fifteen (15th) day after such payment is due, (b) on the Maturity Date or (c) on the happening of any other default, after the expiration of any applicable notice and grace periods, herein or under the terms of the Security Instrument (defined below) or any of the Other Security Documents (as defined in the Security Instrument) (collectively, an "Event of Default"), at the option of Lender (i) the whole of the principal sum of this Note, (ii) interest, default interest, late charges and other sums, as provided in this Note, the Security Instrument or the Other Security Documents, (iii) all other monies agreed or provided to be paid by Borrower in this Note, the Security Instrument or the Other Security Documents, (iv) all sums advanced pursuant to the Security Instrument to protect and preserve the Property (defined below) and the lien and the security interest created thereby, and (v) all sums advanced and costs and expenses incurred by Lender in connection with the Debt (defined below) or any part thereof, any renewal, extension, or change of or substitution for the Debt or any part thereof, or the acquisition or perfection of the security therefor, whether made or incurred at the request of Borrower or Lender (all the sums referred to in (i) through (v) above shall collectively be referred to as the "Debt") shall without notice become immediately due and pavable.

Borrower agrees that upon the occurrence of an Event of Default, Lender shall be entitled to receive and Borrower shall pay interest on the entire unpaid principal sum at a per annum rate equal to the lesser of (a) TWENTY (20%) plus the Interest Rate or (b) the maximum interest rate which Borrower may by law pay (the "Default Rate"). The Default Rate shall be computed from the occurrence of the Event of Default until the earlier of the date upon which the Event of Default is cured or the date upon which the Debt is paid in full. Interest calculated at the Default Rate shall be added to the Debt, and shall be deemed secured by the Security Instrument. This clause, however, shall not be construed as an agreement or privilege to extend the date of the payment of the Debt, nor as a waiver of any other right or remedy accruing to Lender by reason of the occurrence of any Event of Default.

ARTICLE 5 - LATE CHARGE

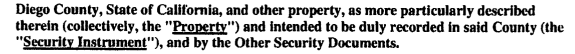
If any monthly installment payable under this Note is not paid prior to the fifteenth (15th) day after such payment is due, Borrower shall pay to Lender upon demand an amount equal to the lesser of ten percent (10%) of such unpaid sum or the maximum amount permitted by applicable law to defray the expenses incurred by Lender in handling and processing the delinquent payment (the "Late Charge") and to compensate Lender for the loss of the use of the delinquent payment and the amount shall be secured by the Security Instrument and the Other Security Documents.

ARTICLE 6 - PREPAYMENT; DEFEASANCE

- (a) The principal balance of this Note may not be prepaid in whole or in part prior to the date ninety days from the date of this Note. Any time thereafter, the principal balance of this Note may be prepaid in whole, but not in part, upon not less than five (5) days prior written notice to Lender specifying the date on which prepayment is to be made (the "Prepayment Date") and upon payment of:
 - (i) all accrued interest to and including the Prepayment Date; and
 - (ii) all other sums due under this Note, the Security Instrument and all other Security Documents.
- (b) Lender shall not be obligated to accept any prepayment of the principal balance of this Note unless it is accompanied by all sums due in connection therewith.

ARTICLE 7 - SECURITY

This Note is secured by that certain Deed of Trust and Security Agreement dated November 8, 2007 in the principal sum of \$45,015.91 given by Borrower to (or for the benefit of) Lender covering the fee estate of Borrower in certain premises located in San



ARTICLE 8 - LOAN CHARGES

This Note, the Security Instrument and the other Security Documents are subject to the express condition that at no time shall Borrower be obligated or required to pay interest on the principal balance due hereunder at a rate which could subject Lender to either civil or criminal liability as a result of being in excess of the maximum interest rate which Borrower is permitted by applicable law to contract or agree to pay. If by the terms of this Note, the Security Instrument and the Other Security Documents, Borrower is at any time required or obligated to pay interest on the principal balance due hereunder at a rate in excess of such maximum rate, the Interest Rate or the Default Rate, as the case may be, shall be deemed to be immediately reduced to such maximum rate and all previous payments in excess of the maximum rate shall be deemed to have been payments in reduction of principal and not on account of the interest due hereunder. All sums paid or agreed to be paid to Lender for the use, forbearance, or detention of the Debt, shall, to the extent permitted by applicable law, be amortized, prorated, allocated, and spread throughout the full stated term of the Note until payment in full so that the rate or amount of interest on account of the Debt does not exceed the maximum lawful rate of interest from time to time in effect and applicable to the Debt for so long as the Debt is outstanding.

ARTICLE 9 - WAIVERS

Borrower and all others who may become liable for the payment of all or any part of the Debt do hereby severally waive presentment and demand for payment, notice of dishonor, protest and notice of protest and non-payment and all other notices of any kind, except for notices expressly provided for in this Note, the Security Instrument or the Other Security Documents. No release of any security for the Debt or extension of time for payment of this Note or any installment hereof, and no alteration, amendment or waiver of any provision of this Note, the Security Instrument or the Other Security Documents made by agreement between Lender or any other person or party shall release, modify, amend, waive, extend, change, discharge, terminate or affect the liability of Borrower, and any other person or entity who may become liable for the payment of all or any part of the Debt, under this Note, the Security Instrument or the Other Security Documents. No notice to or demand on Borrower shall be deemed to be a waiver of the obligation of Borrower or of the right of Lender to take further action without further notice or demand as provided for in this Note, the Security Instrument or the Other Security Documents. If Borrower is a partnership, corporation or limited liability company, the agreements contained herein shall remain in full force and effect, notwithstanding any changes in the individuals or entities comprising the Borrower, and the term "Borrower," as used herein, shall include any alternate or successor entity, but any predecessor entity, and its partners or members, as the case may be, shall not thereby be released from any liability. (Nothing in the foregoing sentence shall be construed as a consent to, or a waiver of, any prohibition or restriction on transfers of interests in Borrower which may be set forth in the Security Instrument or any Other Security Document.)



BORROWER HEREBY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, THE RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM, WHETHER IN CONTRACT, TORT OR OTHERWISE, RELATING DIRECTLY OR INDIRECTLY TO THE LOAN EVIDENCED BY THIS NOTE, THE APPLICATION FOR THE LOAN EVIDENCED BY THIS NOTE, THIS NOTE, THE SECURITY INSTRUMENT OR THE OTHER SECURITY DOCUMENTS OR ANY ACTS OR OMISSIONS OF LENDER, ITS OFFICERS, EMPLOYEES, DIRECTORS OR AGENTS IN CONNECTION THEREWITH.

ARTICLE 11 - AUTHORITY

Borrower (and the undersigned representative of Borrower, if any) represents that Borrower has full power, authority and legal right to execute and deliver this Note, the Security Instrument and the Other Security Documents and that this Note, the Security Instrument and the Other Security Documents constitute valid and binding obligations of Borrower.

ARTICLE 12 - GOVERNING LAW

This Note shall be governed, construed, applied and enforced in accordance with the laws of the State of California.

ARTICLE 13 - NOTICES

All notices required or permitted hereunder shall be given as provided in the Security Instrument.

ARTICLE 14 - INCORPORATION BY REFERENCE

All of the terms, covenants and conditions contained in the Security Instrument and the Other Security Documents are hereby made part of this Note to the same extent and with the same force as if they were fully set forth herein.

ARTICLE 15 - MISCELLANEOUS

(a) Wherever pursuant to this Note it is provided that Borrower pay any costs and expenses, such costs and expenses shall include, but not be limited to: reasonable legal fees and disbursements of Lender, whether with respect to retained firms, the reimbursement for the expenses of in-house staff, or otherwise. Borrower shall pay to Lender on demand any and all expenses, including legal expenses and reasonable attorneys' fees, incurred or paid by Lender in enforcing this Note, whether or not any legal proceeding is commenced hereunder, together with interest thereon at the Default Rate from the date paid or incurred by Lender until such expenses are paid by Borrower.

- (b) This Note may not be modified, amended, waived, extended, changed, discharged or terminated orally or by any act or failure to act on the part of Borrower or Lender, but only by an agreement in writing signed by the party against whom enforcement of any modification, amendment, waiver, extension, change, discharge or termination is sought.
- (c) If Borrower consists of more than one person or party, the obligations and liabilities of each person or party shall be joint and several.
- (d) Whenever used, the singular number shall include the plural, the plural number shall include the singular, and the words "Lender" and "Borrower" shall include their respective successors, assigns, heirs, executors and administrators.

ARTICLE 16 - CALIFORNIA PROVISIONS

(a) BY INITIALING BELOW, BORROWER EXPRESSLY ACKNOWLEDGES AND UNDERSTANDS THAT, PURSUANT TO THE TERMS OF THIS NOTE, IT HAS AGREED THAT IT HAS NO RIGHT TO PREPAY THE NOTE PRIOR TO THE NINETIETH DAY FOLLOWING THE DATE OF THIS NOTE AND THAT IT SHALL BE LIABLE FOR THE PAYMENT OF THE PREPAYMENT CHARGES FOR PREPAYMENT OF THIS NOTE UPON ACCELERATION OF THIS NOTE IN ACCORDANCE WITH ITS TERMS. FURTHER, BY INITIALING BELOW, BORROWER WAIVES ANY RIGHTS IT MAY HAVE UNDER SECTION 2954.10 OF THE CALIFORNIA CIVIL CODE, OR ANY SUCCESSOR STATUTE, AND EXPRESSLY ACKNOWLEDGES AND UNDERSTANDS THAT LENDER HAS MADE THE LOAN IN RELIANCE ON THE AGREEMENTS AND WAIVER OF BORROWER AND THAT LENDER WOULD NOT HAVE MADE THE LOAN WITHOUT SUCH AGREEMENTS AND WAIVER OF BORROWER.

Borrower's Initials

- (b) BORROWER HEREBY ACKNOWLEDGES THAT INTEREST ON THIS NOTE IS TO BE CALCULATED BY LENDER ON THE BASIS OF A THREE HUNDRED SIXTY (360) DAY YEAR AND IS FULLY AWARE THAT SUCH CALCULATIONS MAY RESULT IN AN ACCRUAL AND/OR PAYMENT OF INTEREST IN AMOUNTS GREATER THAN CORRESPONDING INTEREST CALCULATIONS BASED ON A THREE HUNDRED SIXTY-FIVE (365) DAY YEAR.
- (c) Borrower recognizes that its default in making any payment as provided herein or in any other Loan Document as agreed to be paid when due, or the occurrence of any other Event of Default hereunder or under any other Loan Document, will require Lender to incur additional expense in servicing and administering the Loan, in loss to Lender of the use of the money due and in

frustration to Lender in meeting its other financial and loan commitments and that the damages caused thereby would be extremely difficult and impractical to ascertain. Borrower agrees (a) that an amount equal to the Late Charge plus the accrual of interest at the Default Rate is a reasonable estimate of the damage to Lender in the event of a late payment, and (b) that the accrual of interest at the Default Rate following any other Event of Default is a reasonable estimate of the damage to Lender in the event of such other Event of Default, regardless of whether there has been an acceleration of the Loan. Nothing in this Note shall be construed as an obligation on the part of Lender to accept, at any time, less than the full amount then due hereunder, or as a waiver or limitation of Lender's right to compel prompt performance.

Upon notice from Lender to Borrower of the loss, theft, destruction or mutilation of this Note and, upon receipt of indemnity reasonably satisfactory to Borrower from Lender (except that if the Lender is the holder of this Note, an indemnification from the Lender shall be sufficient) or, in the case of mutilation hereof, upon surrender of the mutilated Note, Borrower will make and deliver a new note of like tenor in lieu of this Note.

Law Offices of Deborah L. Raymond

380 Stevens Avenue, Suite 205 Solana Beach, CA 92075 Tel: 858-481-9559 Fax: 858-724-0747

August 18, 2007

SENT VIA FIRST CLASS CERTIFIED U.S. MAIL, RETURN RECEIPT REQUESTED Certified Receipt# 7006 2150 0003 6678 7233

Rick & Beverlee Wilkes 869 Willet Lane Redmond, OR 97756

Re: Lowell Labertew & Sandra Labertew

Property Address: 4515 Diane Way, San Diego, California 92117

APN#: 361-790-10

Loan Transaction date November 8, 2006

NOTICE OF RESCISSION OF LOAN TRANSACTION HELD BY RICK WILKES and

BEVERLEE WILKES

Dear Sir or Madam:

This office represents Lowell and Sandra Labertew in their claims against Rick Wilkes and Beverlee Wilkes, and their agents, and/or the holder/owner of the note for the above referenced loan transaction (hereinafter referred to as "Creditor"). Enclosed is a copy of a Letter of Designation And Authorization signed by my clients. All further communications must be directed to this office only. The debt associated with the above referenced loan transaction is hereby disputed.

NOTICE OF RESCISSION OF MORTGAGE

Consumers, Lowell Labertew and Sandra Labertew (hereinafter referred to as "Consumers"), base the following upon the understanding that Creditor is subject to the Truth In Lending Act (hereinafter "TILA"), and hereby exercise their rights under the Truth In Lending Act (15 U.S.C. §1601 et seq.), Regulation Z (12 C.F.R. § 226.1 et seq.), and related statutes and California state laws, which may include, without limitation, HOEPA, RESPA and California

Page 1 of 3

Finance Lenders laws, to rescind the above referenced loan. Without limitation, Consumers base their right to rescind upon the fact that required disclosures pursuant to 15 USC §1601 et seq. were not provided to the Consumers, including but not limited to, two copies each of a Notice of Right To Cancel containing all required information.

We are prepared to discuss a tender obligation, should it arise, and satisfactory ways in which my clients may meet this obligation. Please be advised that if you do not cancel the security interest and return all consideration paid by my clients within 20 days of receipt of this letter, you could be responsible for actual and statutory damages pursuant to 15 U.S.C. § 1640(a).

Request is made for all signed and/or unsigned copies of the following documents, if they exist, relating to the above referenced loan transaction:

- 1. Notice of Right to Cancel;
- 2. HUD-1 Disclosure;
- 3. Truth In Lending Act Disclosures;
- 4. The Entire Note:
- 5. Deed of Trust:
- 6. All riders to any of the above documents;
- 7. Disclosures pursuant to 15 U.S.C. §1639;
- 8. A History of Payments and other document showing the loan disbursements, loan charges, payments made, and current principal balance due;
- 9. The Entire Loan Application File; and
- 10. All correspondence.

Request is also made for an immediate written description of all information, data, or other documentation that you believe would disprove that this loan transaction is in violation of TILA, RESPA, and/or California Finance Lenders laws and subject to rescission.

Sincerely,

Your immediate attention to this matter is demanded.

Deborah L. Raymond

Attorney for Lowell & Sandra Labertew

WE WISH TO RESCIND/CANCEL THE LOAN TRANSACTION DATED NOVEMBER 8, 2006 BETWEEN LOWELL LABERTEW and SANDRA LABERTEW, ON THE ONE HAND, AND RICK WILKES and BEVERLEE WILKES, ON THE OTHER, in which a security interest was acquired in the property located at 4515 Diane Way, San Diego, CA 92117. A signed photocopy or facsimile of this wish to Rescind/Cancel shall have the same force and/or effect as a signed original.

Dated: 8/18/07

Lowell Labertew

Dated: 8/18/07

Sanda Labertew

Law Offices of Deborah L. Raymond

380 Stevens Avenue, Suite 205 Solana Beach, CA 92075 Tel: 858-481-9559

Fax: 858-724-0747

LETTER OF DESIGNATION AND AUTHORIZATION

To Whom It May Concern:

Re:Lowell & Sandra Labertew

Please be advised that I have retained the Law Offices of Deborah L. Raymond to represent my interests. I hereby authorize the Law Offices of Deborah L. Raymond to represent my interests, including. but not limited to, communicating, negotiating, and otherwise dealing with my loan, previously or currently held by Rick Wilkes and Beverlee Wilkes, and all parties associated with said loan, including without limitation, Ray Roszkowicz, CIB Funding, assigns, creditors, collectors, collection agencies. credit reporting agencies, attorneys, and all Federal, State, and local government agencies, as may be required in her representation of me. Except, this authorization does not authorize the Law Offices of Debugged a Description of the property of the

Also, by signing below, I authorize any credit reporting agencies, credit reporting bureaus, collector, creditor, doctor, chiropractor, hospital, any other healthcare provider, employer, police agency, government agency, or any other person to whom a signed photocopy or facsimile of this authorization is delivered, to furnish any information, documents, reports or copies of records which may be requested by the Law Offices of Deborah L. Raymond.

7233	U.S. Postal S CERTIFIED (Domestic Mail O) MAIL nly; No Ins iden visit o	™ REC	Coverage	
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	Restricted Delivery Fee (Endorsement Required)		\$0.00		
21.50	Total Postage & Fees	\$	43.915	08/18	/2007
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7005	Street, Api. No.; or PO Box No. 8(11,00	et Lan	رو	
	Ciny State 7/8-4	lmond,		977	56
	PS Form 3800, August 2	006 :.		See Rev	erse for Instructions

	Laberten
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the malipiece, or on the front if space permits. 1. Article Addressed to: Rick & Beverlee Wilker 8 69 Willet Lane	A. Stignature X
Redmond, OR	3. Service Type G Certified Mail Registered Insured Mail C.O.D.
97756	4. Restricted Delivery? (Extra Fee) Yes
2. Article Number 7006 2150	0003 6678 7233
PS Form 3811, August 2001 Domestic Ret	urn Receipt 102595-02-M-1540

NOTICE OF RIGHT OF RESCISSION

Mortgage on Property Situated at 4515 Diane Way San Diego, Ca 92117

Notice of Customer Required by Federal Law:

You have entered into a transaction on November 9th, 2006 which may result in a lien, mortgage or other security interest on your home. You have a legal right under federal law to cancel this transaction, if you desire to do so, without any penalty, or obligation, within three business days from the above date or any later date on which all material disclosures required under the Truth in Lending Act have been given to you.

If you cancel the transaction, any lien, mortgage or other security interest on your home arising from this transaction is automatically void. You are also entitled to receive a refund of any down payment or other consideration if you cancel. If you decide to cancel this transaction, you may do so by notifying:

Rick & Beverlee Wilkes at 869 Willet Lane Redmond, Oregon 97756 by mail, Fax 541-316-1168 or telegram sent no later than midnight of November 13th, 2006. You may also use any other form of written notice identifying the transaction if it is delivered to the above address no later than that time. This notice may be used for that purpose by dating and signing below.

•	
Lowell Labertew	(Date)
Sandra Labertew	(Date)

Receipt is herewith acknowledged of the foregoing:

I hereby cancel this transaction.

I/We the undersigned customers having received two copies thereof, and one copy of the Disclosure Statements concerning the above identified transaction this 9th day of November, 2006.

Lowell Labertew

Sandra Labertew

(Issue two copies to customer)

-IN-LENDING DISCLOSURE STATEMEN (THIS IS NEITHER A CONTRACT NOR A COMMITMENT TO LEND)

Applicants:

Property Address:

Lowell Labortew

Sandra Labertew

4515 Diane Way

San Diego, CA 92117

RRLABERTEW

Prepared By: CIB FUNDING

350 RAILROAD CANYON

Lake Elsinore , CA 92532

951-245-6800

Application No:

Date Prepared: 11/08/2006

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		·				•		
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☐ VARIAB	LE RATE FEAT	URE: This loan contai	ns a variable rate	e feature.	A variable rate of	lisclosure	has been provid	ed carlier.
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Type Credit Life		Premium	Signature I want credit life	incurance		Signature:		
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(Jaw	en Xali	ylu 11/9/	06	2	D-6	<u>لمل</u>	helen !	409/2006
Lowell Labert	ew	(Applicant)	(Date)	Sandra	a)_abertew		(Appli	cant) (Date)
		(Applicant)	(Date)		<u></u>		(Appli	cant) (Date)
		(Lender)	(Date)					

1900 8 # 350 100 10/2/15 :ODMAPCDOCS\WORDPERFECT\22816\1 January 24, 2000 (3:10pm)

ORIGINAL

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA SAN DIEGO DIVISION

144018 - KD

October 31, 2007 15:59:32

Civ Fil Non-Pris

USAO #.: 07CV2092

Judge..: THOMAS J WHELAN

Amount.:

\$350.00 CK

Check#.: PC 5863

Total-> \$350.00

FROM: CIVIL FILING

LABERTEW, ET AL V. 3BC CORP.,